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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION	
09/469,865	12/22/1999	MARCO WINTER	RCA-89.912	5460
24498 Joseph J. Laks	7590 04/16/200	EXAMINER		
Thomson Licer	nsing LLC	FLETCHER, JAMES A		
2 Independence Way, Patent Operations PO Box 5312			ART UNIT	PAPER NUMBER
PRINCETON,	NJ 08543		2621	
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			04/16/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 09/469.865 WINTER, MARCO Office Action Summary Examiner Art Unit JAMES A. FLETCHER 2621 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address -- Period for Reply

Any reply received by the Office			he mailing c	late of this c	communication,	even if timely	filed, n	nay reduc	œ
gamed natent term adjustment	See 37 CED 1	704/b)							

Period for Reply		
WHICHEVER IS LONG - Extensions of time may be ava after SIX (6) MONTHS from the If NO period for reply is specific - Failure to reply within the set or	JTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS ER, FROM THE MAILING DATE OF THIS COMMUNICATION. litable under the provisions of 37 CFR 1:39(a). In no event, however, may a reply be timely filed or making date of this communication of the provision of	
Status		
2a)⊠ This action is FIN 3)□ Since this applica	mmunication(s) filed on <u>07 January 2008</u> . [AL. 2b] This action is non-final. tion is in condition for allowance except for formal matters, prosecution as to the merits ince with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.	is
Disposition of Claims		
4a) Of the above of 5) ☐ Claim(s) is 6) ☑ Claim(s) <u>1-12</u> is/a 7) ☐ Claim(s) is	are rejected.	
Application Papers		
10) ☐ The drawing(s) file Applicant may not r Replacement drawi	is objected to by the Examiner. ad on is/are: a] accepted or b) objected to by the Examiner. equest that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). ng sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121 ration is objected to by the Examiner. Note the attached Office Action or form PTO-152.	(d).
Priority under 35 U.S.C. §	119	
12) Acknowledgment it a) All b) Some 1. Certified co 2. Certified co 3. Copies of the	is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).	
Attachment(s)	1 1200	

Notice of References Cited (PTO-892)

2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date __

4) Interview Summary (PTO-413) Paper No(s)/Mail Date. _

5) Notice of Informal Patent Application

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DETAILED ACTION

Response to Arguments

 Applicant's arguments filed 7 January 2008 have been fully considered but they are not persuasive.

In re page 7, Applicant's Representative states: "the inventor has realized that by employing a binary search a defined playing time may be properly accessed, even if a concordance list that correlates replay time with recording location is not available or the correspondence between the conventional reproduction passing time information 9playing time) represented by hour, minute, second and the number of frames and a sector address on the recording medium cannot be calculated or varies if the bit rate of information or the compression varies."

The Examiner does not see how the addition of the negative limitation to independent claim 1 overcomes either Kawamura et al or Udagawa. Particularly Udagawa cannot disclose a concordance for an unrecorded area of a recording medium, since there is no data with which to correspond. If the Applicant or his Representative has information that shows both Kawamura et al and Udagawa to inherently require a concordance list, it will be considered by the Examiner.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made. Application/Control Number: 09/469,865 Art Unit: 2623

 Claims 1-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawamura et al (6,075,920), further in view of Udagawa (5,706,261).

Regarding claim 1, Kawamura et al disclose a replay appliance for accessing at a defined playing time information stored on a recording medium containing information blocks (Fig. 2):

- a scanning device for scanning data on a recording medium (Col 14, lines 54-65);
- search means for searching of the recording medium on the basis of replay time (Col. 5, lines 58-67); and
- a comparator for comparing a replay time which has been scanned from the
 recording medium with a desired replay time, wherein the scanning device
 scans the recording medium at a point which corresponds to a result of a
 comparison by the comparison by the comparator to access information at the
 defined playing time (Col 14, line 66 Col 15, line 42).

Kawamura et al disclose a means for searching of the recording medium on the basis of replay time based on binary data searching and comparison as analyzed and discussed above, but do not specifically disclose that the search is a "binary search."

Udagawa teaches binary searches (Fig. 4 and Col 6, lines 9-16) provide the user with a quick and reliable search, and is a well known method of locating desired data in a file, as noted in the Board of Patent Appeals and Interferences decision.

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Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Kawamura et al in order to include a binary search method for locating a defined playing time information.

Neither Kawamura et al nor Udagawa specifically disclose the absence of a concordance list that correlates replay time with recording location.

Udagawa does teach the use of binary searches through unrecorded areas on a recording medium in order to find a boundary between the unrecorded area and the recorded area. Since there is no "recording location" in an unrecorded area, it is at least obvious that a concordance between a location with no recording and a replay time cannot exist, and that such a teaching would be obvious to one of ordinary skill in the art to include in Udagawa.

Regarding claim 2, Kawamura et al disclose that the search means for a binary searching is a comparator for comparing the information read from the recording medium with a binary word, and an evaluator for evaluating a recording medium replay time contained in a file associated with the binary word (Col 14, line 66 - Col 15, line 42).

Regarding claims 4 and 5, Kawamura et al disclose that the binary word is a designator recorded on the recording medium and is a navigation sector designator (Col 5, lines 49-67).

Regarding claim 6, Kawamura et al disclose that the desired replay time is a replay time which is intended for access, at a defined playing time, to the recording medium (Col 14, line 66 - Col 15, line 42).

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Regarding claim 7, Kawamura et al disclose that the desired replay time is a replay time provided within a tolerance window, for access, at a defined playing time, to the recording medium (Col 14, line 66 - Col 15, line 15).

Regarding claim 8, Kawamura et al disclose that the comparator for comparing a replay time that has been found with a desired replay time drives the scanning device to a point on the recording medium which corresponds to the result of the comparison (Col 14, line 66 - Col 15, line 42).

Regarding claims 9 and 10, Kawamura et al discloses that for access at a defined playing time, the comparator drives the scanning device to a point on the recording medium which corresponds to the defined playing time; and the scanning device is controlled using an iterative approximation method to a point on the recording method to a point on the record medium which corresponds to the defined playing time (Col 14, line 66 - Col. 15 line 42).

 Claims 3 and 11-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over the combination as applied to claims above, and further in view of Carter et al (5,845,331).

Regarding claim 3, Kawamura et al disclose comparing information read from the recording medium with a binary word (Col 5, lines 49-67 and Col 14, line 66 - Col 15, line 42). However, Kawamura et al does not disclose that the comparator is a mask.

Carter et al teach a masked comparator (Fig. 14B).

Digital data is packetized into bytes, which consist of 8 bits. Mask comparators allow comparison of specific bits in a byte. It would have been highly desirable to have a Application/Control Number: 09/469,865

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mask comparator so that the specific bits representing time information could be compared with the desired playback time indicated by the user.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention to have a mask comparator in the device of Kawamura et al.

Regarding claim 11, Kawamura et al discloses that the binary word is a designator recorded on the recording medium (Col 5, lines 49-67).

Regarding claim 12, Kawamura et al discloses that the designator is a navigation sector designator (Col 5, lines 49-67).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES A. FLETCHER whose telephone number is (571)272-7377. The examiner can normally be reached on 7:45-5:45 M-Th, first Fridays off

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Miller can be reached on (571) 272-7353. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/John W. Miller/ Supervisory Patent Examiner, Art Unit 2623

JAF 25 March 2008